Total number of pages including cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 2023

Supplemental Page to Recordation Form Cover Sheet - Trademarks Only

2. Name and address of receiving party(ies)

Name: Constellation Venture Capital, L.P.

Internal Address: c/o Bear Stearns Asset Management Street Address: 575 Lexington Avenue, 10th Floor

City: New York State: New York Zip: 10022

□ Limited Partnership (State – Delaware)

Name: Constellation Venture Capital (Offshore), L.P.

Internal Address: c/o Bear Stearns Asset Management Street Address: 575 Lexington Avenue, 10th Floor

City: New York State: New York Zip: 10022:

□ Limited Partnership (State – Cayman Islands)

Name: Chartwell Capital Investors II, L.P.

Internal Address:

Street Address: One Independent Drive, Suite 3120

City: Jacksonville State: Florida Zip: 32202

☑ Limited Partnership (State – Delaware)

Name: SIB Private Equity, L.P.

Internal Address:

Street Address: 335 Madison Avenue

City: New York State: New York Zip: 10017

☑ Limited Partnership (State – Delaware)

Name: Global Rights Fund II, L.P.

Internal Address: c/o MQ Services Ltd.

Street Address: Bermuda Commercial Bank Building

44 Church Street

City: Hamilton HM12 State: Bermuda Zip

☑ Limited Partnership (State – Bermuda)

Supplemental Page to Recordation Form Cover Sheet - Trademarks Only

Application number(s) or registration number(s): 4.

A. Trademark Applicatio	n No.(s)	B. Trademark Registration No.(s)		
FOOTAGEQUEST	78,032,329	E-MOTION	2,293,190	
EMOTION MEDIAPARTNER	78,027,474	EMOTION	2,110,964	
POWERING PRODUCTIVITY	76,041,732	POWERING PRODUCTIVITY	2,477,727	
POWERING PRODUCTIVITY	76,032,696	MEDIA QUEST	2,472,173	
EMOTION	76,032,691	E	2,270,140	
EMOTION	76,032,690	CREATIVEPARTNER	2,072,152	
EMOTION	76,032,689	CINEBASE	2,340,177	
EMOTION	76,041,730	PNI	2,057,596	
POWERING PRODUCTIVITY	76,032,686	PNI	2,055,594	
POWERING PRODUCTIVITY	76,032,680	PUBLISHER'S DEPOT	2,047,278	
EMOTION	76,032,675	PNI	1,973,013	
POWERING PRODUCTIVITY	76,032,697	PNI	1,973,012	
"M" EMOTION	76,032,692	SEYMOUR	1,960,702	
"M" EMOTION	76,032,685	SEYMOUR	1,960,701	
"M" EMOTION	76,032,684	FIBERHYDRANT	2,109,564	
"M" EMOTION	76,032,683	C CINEBASE	1,924,518	
"M" EMOTION	76,032,682		· · · · · ·	
"M" EMOTION	76,032,681	.,,		
GLOBAL BRAND MANAGER	76,023,815			
GLOBAL BRAND MANAGER	76,023,814			
GLOBAL MEDIA PARTNER	76,023,802			
EMOTION	76,041,728	"""		
POWERING PRODUCTIVITY	76,032,698	7.1.		
EMOTION	76,032,688		<u> </u>	
EMOTION	96,032,687			
GLOBAL MEDIA PARTNER	76,023,803	"		

TRADEMARK SECURITY AGREEMENT

WHEREAS, eMotion, Inc., a Delaware corporation ("Grantor") owns the trademarks, trademark registrations, trademark applications, service marks, service mark registrations and service mark applications listed on Schedule 1 annexed hereto; and

WHEREAS, pursuant to the terms of the Security Agreement dated as of September 14, 2001 (as said Agreement may be amended and in effect from time to time, the "Security Agreement"), between Grantor, on the one hand, and GE Capital Equity Investments, Inc., Constellation Venture Capital, L.P., Constellation Venture Capital (Offshore), L.P., Chartwell Capital Investors II, L.P., SIB Private Equity, L.P. and Global Rights Fund II, L.P., on the other hand (each, a "Grantee" and collectively, the "Grantees"), Grantor has granted to Grantees, among other things, a security interest in all of the assets of Grantor including all of the Trademark Collateral (as such term is defined below) to secure the payment of all obligations under that certain Secured Promissory Note, dated September 14, 2001, issued by Grantor in favor of Grantees in the amount of \$500,000, as the same may be amended from time to time (the "Note");

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantees a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

- each trademark, trade name, trademark registration, trademark application, service mark, service mark registration and service mark application, including, without limitation, the trade names, trademark registrations, trademark applications, service mark registrations and service mark applications referred to in Schedule I annexed hereto and made a part hereof, (A) all renewals thereof, (B) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (C) the right to sue for past, present and future infringements and dilutions thereof, (D) the goodwill of Grantor's business symbolized by the foregoing and connected therewith, and (E) all of Grantor's rights corresponding thereto throughout all the world; and
- all products and proceeds of the foregoing, including, without limitation, license royalties and proceeds of any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any trademark, trademark registration, trademark application, service mark, service mark registration and service mark application including, without limitation, the trade names, trademark registrations,

1.A/696032.1

trademark applications, service mark registrations and service mark applications referred to in Schedule 1 annexed hereto and made a part hereof, the trademark registrations and service mark registrations issued with respect to the trademark applications and service mark applications referred in Schedule 1 and the trademarks and service marks licensed under any trademark or service mark license, or (b) injury to the goodwill associated with any trademark, trademark registration, service mark, service mark registration, or trademark or service mark licensed under any trademark or service mark license.

This security interest is granted in conjunction with the security interests granted to Grantees pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantees with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

2

An authorized officer

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the 14th day of September, 2001.

Title:

EMOTION, INC.

Acknowledged:
GE CAPITAL EQUITY INVESTMENTS, INC.
Ву:
Name: An authorized officer
CONSTELLATION VENTURE CAPITAL, L.P.
Ву:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL (OFFSHORE), L.F.
By:
Name:
An authorized officer
CHARTWELL CAPITAL INVESTORS (I, L P.
Ву:
Name:

An authorized officer

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the 14th day of September, 2001.

EMOTION, INC. Name: Title:____ Acknowledged: GE CAPITAL EQUITY INVESTMENTS, INC. Name: /301/12 Reale, An authorized officer CONSTELLATION VENTURE CAPITAL, L.P. By:__ Name: An authorized officer CONSTELLATION VENTURE CAPITAL (OFFSHORE), L.P. Bv: Name: An authorized officer CHARTWELL CAPITAL INVESTORS II, L.P. By:___ Name:

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the 14th day of September, 2001.

	EMOTION, INC.
-	By: Name: Title:
Acknowledged:	
GE CAPITAL EQUITY INVESTME	ENTS, INC.
By:	
Name: An authorized officer	
CONSTELLATION VENTURE CA	PITAL, L.P.
Bv:	•
Name: GENERAL PARIN An authorized officer	IER
CONSTELLATION VENTURE CA	PITAL (OFFSHORE), L.P.
By: Cliffed H Free	- Comment
Name: GENERAL PAR' An authorized officer	INER
CHARTWELL CAPITAL INVESTO	DRS II, L.P.
Ву:	
Name:	
An authorized officer	

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the 14th day of September, 2001.

	EMOTION, INC.
	By: Name: Title:_
Acknowledged:	
GE CAPITAL EQUITY INVESTME	INTS, INC.
Ву:	
Name: An authorized officer	.·
CONSTELLATION VENTURE CA	PITAL, L.P.
Ву:	
Name: An authorized officer	
CONSTELLATION VENTURE CA	PITAL (OFFSHORE), L.P.
Ву:	
Name: An authorized officer	•
CHARTWELL CAPITAL INVESTOR By: YMMY Am Name: An authorized officer	ORS II. L.P.

				/		
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ъу:___

An authorized officer

GLOBAL RIGHTS FUND II, L.P.

By:___ Name:

An authorized officer

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	em postate emintal	I D					
	SIB PRIVATE EQUITY,	, L.P.					
	By:	· ·					
	Name:						
	An authorized officer						
	GLOBAL RIGHTS FUN	Д II, L.Р.					
	Bur Lando Ro	6,					
	By: Callin 10	of Consil	<u></u>				
4	An authorized officer	no crower	·				
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SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

<u>Trademarks</u>

0 - 1-137-	Di-tti N-
Serial No.	Registration No.
75295346	2293190 E-MOTION
74552588	2110964 EMOTION
76032695	2477727 POWERING PRODUCTIVITY
75714132	2472173 MEDIA QUEST
75249619	2270140 E
74556413	2072152 CREATIVEPARTNER
75550608	2340177 CINEBASE
75148689	2057596 PNI
75148123	2055594 PNI
75015824	2047278 PUBLISHER'S DEPOT
74688758	1973013 PNI
74688757	1973012 PNI
74422450	1960702 SEYMOUR
74422 449	1960701 SEYMOUR
74713663	2109564 FIBERHYDRANT
74495190	1924518 C CINEBASE

Trademark Applications

78032329 FOOTAGEQUEST

78027474 EMOTION MEDIAPARTNER

76041732 POWERING PRODUCTIVITY

76032696 POWERING PRODUCTIVITY

76032691 EMOTION

76032690 EMOTION

76032689 EMOTION

76041730 EMOTION

76032686 POWERING PRODUCTIVITY

76032680 POWERING PRODUCTIVITY

76032675 EMOTION

76032697 POWERING PRODUCTIVITY

76032692 "M" EMOTION

76032685 "M" EMOTION

76032684 "M" EMOTION

76032683 "M" EMOTION

76032682 "M" EMOTION

76032681 "M" EMOTION

76023815 GLOBAL BRAND MANAGER

76023814 GLOBAL BRAND MANAGER

76023802 GLOBAL MEDIA PARTNER 76041728 EMOTION 76032698 POWERING PRODUCTIVITY 76032688 EMOTION 76032687 EMOTION 76023803 GLOBAL MEDIA PARTNER

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FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT

This FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT (this "Amendment") is dated as of October 12, 2001, and is entered into by and among eMotion, Inc., a Delaware corporation, ("Grantor"), GE Capital Equity Investments, Inc., Constellation Venture Capital. L.P., Constellation Venture Capital (Offshore), L.P., Chartwell Capital Investors II, L.P., SIB Private Equity, L.P. and Global Rights Fund II, L.P. (each, a "Grantee" and collectively, the "Grantees").

RECITALS

WHEREAS, Grantor and Grantees wish to amend that certain Trademark Security Agreement (the "Trademark Security Agreement"), dated as of September 14, 2001, by and among Grantor and Grantees as provided herein.

AGREEMENTS

Now THEREFORE, in consideration of the premises and mutual agreements and covenants set forth herein, and intending to be legally bound hereby, the parties hereto hereby agree as follows:

- Section 1. **Defined Terms.** Capitalized terms used herein and not otherwise defined shall have the meanings given to such terms in the Trademark Security Agreement.
- Section 2. Amendment to Second Paragraph. The second recital of the Trademark Security Agreement is hereby amended to read in its entirety as follows:

"WHEREAS, pursuant to the terms of the Security Agreement dated as of September 14, 2001, as amended by that certain First Amendment to Security Agreement, dated as of October 12, 2001, among Grantor, on the one hand, and GE Capital Equity Investments, Inc., Constellation Venture Capital, L.P., Constellation Venture Capital (Offshore), L.P., Chartwell Capital Investors II, L.P., SIB Private Equity, L.P. and Global Rights Fund II, L.P., on the other hand (each, a "Grantee" and collectively, the "Grantees"), Grantor has granted to Grantees, among other things, a security interest in all of the assets of Grantor including all Patent Collateral (as such term is defined below) to secure the payment of all obligations under (i) that certain Secured Promissory Note, dated as of September 14, 2001, in the amount of \$500,000 issued by Grantee in favor of the Grantors and (ii) that certain Secured Promissory Note, dated as of October 12, 2001, in the amount of \$500,000 issued by Grantee in favor of the Grantors (each, a "Note" and collectively, the "Notes");"

References. All references in the Trademark Security Agreement to "agreement," "herein," "hereof," or terms of like import referring to the Trademark Security Agreement or any portion thereof are hereby amended to refer to the Trademark Security Agreement as amended by this Amendment.

l. LA/702787.1

Section 4. <u>Effect of Amendment</u>. Except as and to the extent expressly modified by this Amendment, the Trademark Security Agreement shall remain in full force and effect in all respects. In the event of a conflict between this Amendment and the Trademark Security Agreement, this Amendment shall govern.

Section 5. <u>Counterparts</u>. This Amendment may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.

[Remainder of this page intentionally left blank]

LA/702787.1

2. .

The parties hereto have caused this Amendment to be executed and delivered as of the set forth above.

GRANTOR:
eMotion, Inc.
By:
Name: (17 (17)
Title: CO
GRANTEES:
GE CAPITAL EQUITY INVESTMENTS, INC.
Ву:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL, L.P.
By:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL
(OFFSHORE), L.P.
Ву:
Name:
An authorized officer
CHARTWELL CAPITAL INVESTORS II, L.P.
Ву:
Name:
An authorized officer
SIB PRIVATE EQUITY, L.P.
By:
Name.
An authorized officer

And the Committee of th
GRANTOR:
eMotion, Inc.
By: Name: Title:
GRANTEES:
By: Begina Reale An authorized officer Vice President
COLLOCIONES). L.F.
By:
CHARTWELL CAPITAL INVESTIGATION IN LIP.
By: Name: An authorized officer
SIB PRIVATE EQUITY, L.P.
By: Name: An authorized officer

The parties hereto have caused this Amendment to be executed and delivered as of the set forth above.

GRANTOR:

eMotion, Inc.
Ву:
Name: Title:
GRANTEES:
GE CAPITAL EQUITY INVESTMENTS, INC.
By:
Name:
An authorized officer
CONSTRUCTION VENTURE CAPITAL, L.P
By: Name: Clifford Friedman
An authorized officer
An authorized officer
CONSTELLATION VENTURE CAPITAL
(OFF8HORE) L.P.
Ву:
Name: Clifford Friedman
An authorized officer
CHARTWELL CAPITAL INVESTORS II, L.P.
By:
Name:
An authorized officer
SIB PRIVATE EQUITY, L.P.
By:
Name:
An authorized officer

Chartwell Capital Management Company II.

investment Manager for Chartwell Capital investors II, LP.

10/12/2001 11:18 FAX 9043535833

CHARTWELL CAPITAL

M003

The parties hereto have caused this Amendment to be executed and delivered as of the date set forth above.

GRANTOR:
eMotion, Inc.
Ву:
Name:
Title:
GRANTEES:
GE CAPITAL EQUITY INVESTMENTS, INC.
Ву:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL, L.P.
By:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL (OFFSHORE), L.P.
Ву:
Name:
An authorized officer
CHARTWELL CAPITAL INVESTORS II, L.P.
By: Mindy Langa-
Name: Mindy Uknigan
An authorized officer
SIB PRIVATE EQUITY, L.P.
Ву:
Name:
An authorized officer

The parties hereto have caused this Amendment to be executed and delivered as of the set forth above.

GRANTOR:
eMotion, Inc.
Ву:
Name:
Title:
GRANTEES:
GE CAPITAL EQUITY INVESTMENTS, INC.
By:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL, L.P.
By:
Name:
An authorized officer
CONSTELLATION VENTURE CAPITAL
(OFFSHORE), L.P.
By:
Name:
An authorized officer
CHARTWELL CAPITAL INVESTORS II, L.P.
By
Name
An authorized officer
SIB PRIVATE ECUTTY, LP.
B\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Name SREGGA RAXTAR
An authorized officer

GLOBAL RIGHTS FUND II, L.P.

By: Gordon Klowe

Name: Epclon An authorized officer

Paul, Hastings, Janofsky & Walker LLP

555 South Flower Street, 23rd Floor, Los Angeles, CA 90071-2371 telephone 213-683-6000 / facsimile 213-627-0705 / www.paulhastings.com

Paul Hastings

FACSIMILE TRANSMISSION

from: facsimile: telephone: initials:

Nobuko Christy (213) 627-0705 (213) 683-6367 NC2

client name: New Client Number client matter number: 17317.00089

date: October 22, 2001 pages (with cover): 95

to: company/office: facsimile: telephone:

Comissioner of (703) 306-5995 Patents and Trademarks

BOX ASSGNMENTS

cc: Daniel Krasner, Esq.

comments:

Please see the attached Recordation of Trademark Security Interest documents for filing with your office.

OCT 22 191 ox 8:29

(703) 308-9723

If you do not receive all pages, please call immediately Facsimile Center: (213) 683-5059

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LA/696120.1

RECORDED: 10/22/2001